PAW PAW, MICH., NOV. 25, 1891.

McKinleyisms.

sound and sensible sayings uttered by Major McKinley in the Ohio campaign:

irresponsible wealth which stagnates, and the starvation wages of the labor

The greatest debt this country owes is to the veterans of the late war, and I am in favor of an honest dollar to pay

A Democratic revenue tariff never established a factory in the United States; it never lighted a furnace in this country, and it does not and never has encouraged American industries.

in favor of free coinage of silver, it chance free silver. Then they would the world.

Thanksgiving Notes.

Gov. Winans recommends the observance of Nov. 26 for general thanksgiving, in a short though comprehensive proclamation.

It is generally conceded that the great European demand for our breadstuffs and provisions will result in the return to this country of much of the the credit of any country, and the ex-American gold that has crossed the ceeding sensitiveness of the money ocean; and, if the present tariff laws market, was illustrated by the panic in are maintained, the balance of trade the Vienna Boerse that ensued this cannot fail to be in our favor for some month over the German emperor's retime to come. Let us return thanks for ported statement that the European

John Jacob Astor, Jr., will be any hap- was such a decline in prices as has not pier for the \$150,000,000 he will inherit, been known for many years, and hunas the vast weight of responsibility at- dreds of persons hastened frantically to tending such a fortune is enough in it- the Boerse, ready to sell valuable securself to make its possessor prematurely ities at any cost. A few of the cooler old, while the many snares and pitfalls heads made large purchases and saved in the pathway of the wealthy young the market, and it was soon ascertained man, render it exceedingly hard for that the emperor had said nothing more him to lead an upright, happy life. Realizing this, many a mother has true now prevails in Russia, has greatly incause for thankfulness that her boy stands a good chance of becoming a manly man through the necessity of thus thrown away, and the nervous making his own way in the world.

President Harrison's Thanksgiving proclamation is a perfect gem of eloquence-sparkling, flawless and symmetrical. The Inter Ocean calls attention to its beauty, and truthfully says cisco, and Detroit all want the national the American people should be thank- convention and are making a liveful that, they possess a chief executive ly scramble for the plum. The hustwhose utterances are the admiration of ling western cities are exhibiting their the world. Surely, it is no small mat- usual disregard of cost to be insured, ter for the representative of a nation to and San Francisco has raised a special be able always to say the right thing in fund of \$50,000 to defray the expenses the right place, and whatever tends to of its delegates, while the Omaha deleexalt the United States in the eyes of gation has instructions to guarantee to other nations is due cause for rejoicing the national committee, the prompt to every patriotic American.

exhort her pickanninnies to thankful- hatchet for a time, and joined hands in ness by saying, "Tink ub yo' marcies, the contest, nearly 200 delegates having chillun; tink ub yo' marcies." This is been sent to Washington to convince good advice for us all on this eve of the committee that Minneapolis is the thing for receptions. Thanksgiving, so let us cast our eyes only proper place for holding the great over the world at large and realize, by convention. The outcome will be contrast, our own immunity from dis- watched with considerable interest. aster and suffering. The British Isles have been swept by furious gales, with ble, yet there seems abundant evidence excessive loss of life and property. that the condition of the country is Spain has been inundated by destructive floods, leaving many people destitute and homeless. In India a great Fonesca. Should the former prove no eyelone has destroyed hundreds of lives more successful than did Don Dickinand millions of dollars, while in Russia son and his Detroit junta, Dictator whole provinces are crying for food, Fonesca will continue to have it all his making the sombre war-cloud that overshadows that country all the more ominous. But we, living in the midst ated in Detroit by the discovery that of peace and prosperity, have suffered indictments brought against liquor selneither flood nor famine, and in this lers had been tampered with after besection, especially, are particularly fa- ing filed with the Recorder, and the fire-fiend that has ravaged some parts of our own land. And now, with overflowing reservoirs and streams, full cellars and barns, and abundant prophecy of a bountiful year to come, let us have full hearts as well, that shall overflow with kindness and generosity toward on all Michigan by the substitution at

World's W. C. T. U.

This memorable convention closed with a grand banquet at which covers were laid for 3,000 guests. Mrs. Mary

every one within the wide radius of their influence.

The following resolution adopted at the last day's meeting, shows how broad a field the work of this organization is made to cover:

That this convention, representing a paid-up membership of 150,000 women The following are a few of the many through its general officers memorializes congress to ratify the treaty submitted by the Brussels conference of nations proposing the exclusion of intoxicating liquors and the abolition of Free trade creates two things—the responsible wealth which stagnates, and the starvation wages of the labor commission composed of both men and women to investigate the social vice. To pass the bill reported favorably last rate buildings for men and women prisoners in the Indian Territory. To settle all difficulties within our borders, or with other nations, by arbitration. That we also memorialize the World's Fair Commissioners to close the gates on Sunday and to prohibit the sale of intoxicating liquors upon the grounds.

Several tin-plate factories have shut If the United States should legislate down in South Wales within the last fortnight, and the great importing firm would stand isolated from the great of French & Co. recently gave notice of commercial nations of the world. Eng- a remarkable fall in the price of foreign land, France, and Germany want noth- tin-plate, so that it will be in order for ing better than to have this country our free trade contemporaries to find some explanation for this new developmake it the dumping ground for all the ment, though the U.S. Tin-plate Co. at silver of the world, while they would Demmler, Penn., and other kindred still maintain a gold standard. Instead plants in this country, will doubtless of increasing the currency it would de- hold their own views upon the matter. crease it, by driving out the \$500,000,000 It must not be forgotten that little more gold we now have, and also send to the than eight years ago the works at treasury for redemption the \$340,000,000 Demmler were shut down by the unin greenbacks, now as good as gold, restricted competition of cheap labor leaving us with silver alone for our cur- in Great Britain, and they never could rency, confessedly the worst money in have resumed labor, except for the McKinley tariff; but already they have so far recovered their lost ground as to have made 300 tons of bright tin since the imposition of a protective duty, besides a large quantity of black-plate, and will be in shape after Jan. 1, 1892, to put from 300 to 400 tons of bright tinplate on the market every week. Truly, protection does protect.

The immediate effect of war upon situation was a critical one. This was interpreted by stockholders as a pre-It is an open question whether little diction of war, and immediately there definite than that "the famine which creased the chances of war." It is estimated that fully 10,000,000 florins were sellers are very sore over it and inconsistently blame the emperor as the cause of their loss.

New York, Washington, Cincinnati, St. Louis, Minneapolis, Omaha, San Franpayment of all legitimate expenses of the National Republican Convention. A good old colored woman used to Minnie and Paul have buried the

All reports from Brazil are unreliabordering upon anarchy, and there is war to the knife between the junta and

Considerable excitement has been crenow being investigated has convinced the lax prosecutor that the court means

The Detroit delegation now in Wash- cent. ington for the purpose of securing the national convention, reflects credit uptheir head-quarters of ice-water in place of the lavish side-boards supported by the other delegations.

The big boycott organized against the "heathen Chinee" in Montana will make it hard lines for the 1600 pro-

J. D. HAMILTON, M. D.

B

137

137"

135"

137

DET.

137"

12

130

12

137

137

130

(B)

CB.

EF.

WOLVERINE

Always Something New!

This time it is a

HOT SODA FOUNTAIN!

THE FIRST IN TOWN.

During the cold Winter months we cordially invite everybody to come in and get warm. We always have a good fire. Make the Wolverine your headquarters while in town.

We also have added the largest line of

PLUSH GOODS

ever shown in Paw Paw, for the Holiday trade. Look them over and get our prices before buying. We can save you money.

OUR 25° BOOKS

are in great demand, and very cheap for the money.

J. D. HAMILTON, M. D.

PHARMACY.

Saws,

1. H WATERS & CO. still hold the lead With GOLD COIN STOVES for every need, Their ranges burn hard coal and wood, Have water tanks secure and good.

The fanges are for kitchen use, Will broil a steak or roast a goose, Their stock embraces every size, And they are the ones to patronize.

The parlor stoves are nickel plate, Have ash pan and a register grate With stylish urn artistic neat,

And fender round to warm the feet. They make the home cheerful and bright And keep the fire over night, The piping too that they will use Will fit all kinds of chimney flues. WATERS & CO. doth here include Sufficient for the multitude, And all trade here come again Pleased with the treatment and the men

What Did You Say? Business is Quiet?

Well, my dear sir, has it ever entered your mind how to overcome this quiet time?

Just try a case or two of our SODA CRACKERS, just the

Our JAXON LUNCH is just what you want for a nice break-

THREE X JAXON
THREE X WAFER
FANCY THREE X J.C.WAFER CRACKERS Crackers.

THREE X PEARL
THREE X STAR
THREE XMALTESE CROSS

Cakes, Lemon, Vanilla and Chocolate Wafers, Stanley Cakes (this is the kind of cake that kept the Stanley expedition from vored, as we have escaped even the lively manner in which those cases are starving), and numberless other kinds that space prevents special

These goods in your store will increase your sales twenty per

Try us and we will guarantee perfect satisfaction.

Yours very truly,

JACKSON BRANCH U. S. BAKING CO., JACKSON, MICH.

A. Livermore acted as toast-mistress, and the toasts were drank with Appollinaris water.

Perhaps never before were so many brilliant and gifted women gathered together under one roof, and this bringing together of philauthropic workers from all parts of the world, must have a tendency to liberalize their views, and prove a means of education to brilliant.

MOTHERS AND DAUGHTERS.

Over 12 years I was afflicted with a very serious female difficulty, and for the last sixteen months to be seigned for the hearing of said persons interested in said estate, are required to appear at a session of said court, then the brilliant and gifted women gathered together under one roof, and this bringing together of philauthropic workers from all parts of the world, must have a tendency to liberalize their views, and prove a means of education to

Citation to Unknown or Non-Resident Owners, to be Published.

Citation to Unknown or Non-Resident
Owners, to be Published.

STATE OF MICHIGAN, County of Van Buren,
S. At a session of the Probate Court for the
county of Van Buren, holden at the Probate Office
in the village of Paw Paw, on Tucsday, the 10th day
of November, A. D. 1891. Present, Hon. Benj. F.
Heckert, Judge of Probate. In the matter of the
application of the Drain Commissioner of said
county, for the appointment of three special commissioners to determine the necessity for a drain
through certain lands in said county, and for the
taking of private property for the use and benefit of
the public for the purpose thereof, and the just compensation to be made therefor. Whereas, on the
10th day of November, A. D. 1891, an application in
writing was made to this court by the Drain Commissioner of said county, for the appointment of
three special commissioners to determine the necessity for a drain through certain lands in said county, and described in said application, and for the
taking of private property for the use and benefit
of the public for the purpose thereof, and the just
compensation to be made therefor. And whereas,
this court did on the 10th day of November. A. D.
1891, upon a due examination of such application
and of the proceedings theretofore taken in the
premises, flud the same to be in accordance with the
statute in such case made and provided, and did
thereupon by an order entered therein, appoint
Tuesday, the 15th day of December, A. D. 1891, at
ten o'clock in the forenoon of that day, as the time,
and the office of the Judge of Probate in the village
of Paw Paw, in said county, as the place when and
where a hearing upon such application would be
had, and did then and there order that all persons
whose lands were to be traversed by such proposed
drain, or who would be liable to assessment for
benefits in the construction thereof, and who had
not released right of way, and all damages on acwhose lands were to be traversed by such proposed drain, or who would be liable to assessment for benefits in the construction thereof, and who had not released right of way, and all damages on account thereof, to appear at the time and place designated to be heard with respect to such application if they so desire, and show cause, if any there should be, why said application should not be granted. And whereas, there is now on file with tiffs court a description and survey of such proposed drain, from which description and survey it appears that the commencement, general course and terminus of such drain are as follows: Commencing at a point 7 chains east and 33 links south of the a w corner of sec 9, town 3 south, of range 16 west, and rouning in a general course northwest to VanAnken lake, in the township of Baugor, and terminating 20 chains and 75 links south 83 deg. 10 min. east from the center of said section 32. And it further appearing that the following described tracts of lands, not traversed by said proposed drain, owned by unknown persons or non-residents of the county of Van Buren aforesaid, will be subject to an assessment for its construction, to-wit: Way & 14 x 8 14 Van Buren aforesaid, will be subject to an assessment for its construction, to-wit: W \(^{1}\) a \(said application, so far as it affects said faints and the persons interested therein, by causing a copy of this citation to be published in the True Northerner, a weekly newspaper published and circulating in the said county of Van Buren, in which said county all of said lands are located, for at least two weeks prerious to said day of hearing.
BENJ. F. HECKERT,

STATE OF MICHIGAN, in the Circuit Court for the County of Van Buren, in Chancery. JENNIE BEACH, Complainant,

ALONZO BEACH, Defendant.

Ninth Judicial Circuit. Suit pending in the Circuit Court for the county of Van Buren, in chancery, at Paw Paw, on the 24th day of October, A. D. 1891. In this cause it appearing from affidavit on file, that the defendant, Alonzo Beach, has departed from his last known place of residence, and his present these of residence. present place of residence cannot be ascertained, on motion of Heckert & Chandler, complainant's solic-itors, it is ordered that the said defendant, Alonzo Beach, cause his appearance to be entered herein, within five months from the date of this order, and in case of his appearance that he cause his answer to the complainant's bill of complaint to be filed, and a copy thereof to be served on said complainant's solicitors within twenty days after service on him of a copy of said bill, and notice of this order; and that in default thereof, said bill to be taken as confessed by the said non-resident defendant. And it is further ordered, that within twenty days the it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the True Northerner, a newspaper printed, published and circulating in said county, and that such publication be continued there at least once in each week for six weeks in succession, or that she cause a copy of this order to be personally served on said non-resident defendant at least twenty days before the time above prescribed for his appearance. LINCOLN H. TITUS,

County, Michigan. HECKERT & CHANDLER, Complainants' Solicitors. 10t7o16

Stoves,

2

MORTGACE SALE, -Default having been MORTGACE SALE.—Default having been made in the payment of a certain indenture of mortgage bearing date the 16th day of October, A. D. 1886, executed by Franklin Keefer and his wise Nancy Jane Keefer, Samuel Keefer and his wife Lydia Keefer, of Van Buren county, Michigan, to Charles Johnson, of the same place, and which mortgage was recorded in the office of the register of deeds of Van Buren county, Michigan, in liber 36 of mortgages on page 487, on the 28th day of October, A. D. 1886, and on which mortgage there is claimed to be due at the date of this notice, the sum of six hundred and twenty dollars and eighty-nine cents (\$620.89), as interest and principal on said mortgage, and no suit or proceedings at law or in equity having been instituted to collect the amount now due and unpaid on said mortgage or any part thereof, now therefore, notice is hereby given that by virtue of a power of sale therein contained, and in pursuance of the statute in such case made and provided, there will be sold at public auction to the highest bidder, at the front door of the court house, in the there will be sold at public auction to the highest bidder, at the front door of the court house, in the village of Paw Paw, in said county and state (that being the place of holding the circuit court for said county), on Saturday, the 16th day of January, A. D. 1892, at twelve o'clock noon of said day, the prem-1892, at twelve o'clock noon of said day, the premiecs described in said mortgage, or so much thereof as may be necessary to satisfy the amount due on said mortgage, with interest and costs, and an attorney fee of fifteen dollars provided for in said mortgage, the premises being described as follows, to-wat: the west half of the northwest quarter of section twenty-two (22), excepting fifteen acres off from the north end and fourteen acres off from the south end, containing fifty-one acres of land, be the same more or less, in township of Antwerp, in the county of Van Buren, state of Michigan.

CHARLES JOHNSON, Mortgagee.

WM. H. Mason, Att'y for Mortgagee.

WM. H. MASON, Att'y for Mortgagee.

A DMINISTRATOR'S SALF, In the ased. Notice is hereby given, that by virtue of a license granted to me by the Probate Court for th still lead all other Butt'r county of Van Buren, state of Michigan, I will sell county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the premises, on the 11th day of January, 1892, at one o'clock in the afternoon, all the right, title and interest of the said Angeline Danielson, in and to the following described real estate, to-wit: Lots number six and seven, block nine, village of Mattawan, Van Buren OYSTER CRACKERS for county, Michigan; also a triaugular piece of land abutting on the northwesterly side of block nine, in the village of Mattawan, aforesaid, and bounded as TREE X STAR

this season of the year is just what will increase your trade.

Coffee Sponge, Chocolate Coffee Cakes, English Coffee Coffee Sponge, Chocolate Coffee Cakes, English Cakes Cakes, English Cakes Cakes, English Cakes Ca

PROBATE ORDER.—State of Michigan—County of Van Buren—ss.

At a session of the probate court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday, the 24th day of of November, in the year one thousand eight hundred and ninety-one: and ninety-one:
Present: Hon. Benjamin F. Heckert, Judge of
Probate. In the matter of the estate of John P. Bath-

In the matter of the estate of John P. Bath-rick, deceased.
On reading and filing the petition, duly verified, of Amanda Bathrick, widow of said deceased, praying that a certain instrument in writing, now on file in this court, purporting to be the lact will and testament of said deceased, may be proved, allowed and admitted to probate as such, and that execution thereof be granted to Hiram A. Chapin, the executor named therein.

Thereupon it is ordered that Monday, the 21st day of December, 1891, at ten o'clock in the forencon,

LECAL NOTICES.

STANTON'S U. S. LAWYER'S DIARY AND RULE BOOK.

MORTGAGE SALE.—Whereas, default havmortgage bearing date the 2nd day of March, A. D.
1885, executed by Helen M. Leonard, of Van Buren
county, state of Michigan, to P. S. Grimes, of Kalamazoo county, state of Michigan, and which
mortgage was recorded in the office of the
register of deeds of Van Buren county, Michigan,
in liber thirty-four (34) of mortgages on page two
hundred and seventy-one (271), on the 2nd day of
March, A. D. 1885, and on which mortgage there is
claimed to be due and unpaid at the date of this notice the sum of two hundred and sixty-three dollars
(263), also an attorney fee of fifteen dollars, provided for in said mortgage, and no suit or proceedings ed for in said mortgage, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and unpaid, now, therefore, notice is hereby given that by virtue of power of sale contained in said mortgage, and in pursuance of statute in such case made and provided, there will be sold at public auction to the highest bidder, at the front door of the court house in the village of Paw Paw. Van Buren county, Michigan (that being the place for holding the circuit court for said coun the place for holding the circuit court for said county, on Saturday, the 28th day of November, A. D. 1861, at twelve o'clock, noon, of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due and unpaid on said note and mortgage, with interest and costs, said premises being described as follows, towit: the north half of the northwest quarter of section number fourteen (14), in township two (2) Arlington south, of range fitteen (15) west, Van Buren county, Michigan, said to contain eighty acres, be the same more or less.

P. S. GRIMES,
Mortgagee.

F. P. GRIMES, Administrator of Estate of P. S rimes, deceased.

WM. H. MASON, Att'y for Mortgagee.

02t13o14
Sept. 1st, 1891.

Sept. 1st, 1891.

MORTGAGE SALE.—Default having been made in the conditions of a certain mortgage, oearing date the thirtieth day of September, A. D. 1885, executed by Alfred R. Rubert and Sarah Rubert, his wife, of Almena, Michigan, to John Watkins of Almena, Michigan, said mortgage having been recorded in the office of Register of Deeds of Van Buren county, Michigan, in Liber 34 of Mortgages, on page 551, on the second day of October, A. D. 1885, and on which mortgage there is claimed to be due and unpaid, at the date of this notice, the sum of one hundred and forty-eight dollars and seventy-five cents; also an attorney fee of twenty dollars provided for in said mortgage, and no suit or proceedings at law or in equity having been instituted to receiver the amount now due and unpaid. Now, therefore, notice is hereby given that by virtue of the power of sale contained in said mortgage, and in purs uance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the Court Honse, in the village of Paw Paw, Van Baren county, Michigan, (that being the place for holding the circuit court for saidfoomity), on Friday, the fifth day of February, A. D. 1892, at 2 o'clock p. m. of said day, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due and unpaid on said note and mortgage, with interest and costs, said premises being described as follows, to-wit: So much of the north-east quarter of the north-west quarter of section twenty-two [22]. in township two [2], south of range thirteen [13] west, as lies on the west side of the center of the Spring Brook Road (so called), supposed to contain twenty-three acres of land, more or less, all in Van Buren county, Michigan.

Dated Nov. 5th, 1891. Dated Nov. 5th, 1891.

12t13024 JOHN WATKINS, Mortgagee.
M. U. RICHARDSON, Att'y for Mortgagee.

PROBATE ORDER. State of Michigan-County of Van Buren -ss. Probate Court for

At a session of the probate court for the county of Van Buren, holden at the probate office in the village of Paw Paw, on Monday, the 9th day of November, in the year of our Lord one thousand eight hundred and ninety-one:

Present, Hon. Benjamin F. Heckert, Judge of

In the matter of the estate of Catharine Heffron, deceased.

John W. Free, administrator of said estate comes into Court and represents that he is now prepared to render his final account as such administrator, and files the same.

That Monday, the 7th

Thereupon it is ordered, That Monday, the 7th day of December, 1891, at ten o'clock in the foren be assigned for examining and allowing such ac-count, and that the heirs at law of said deceased. and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered, that said administrator give notice to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be pub-lished in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to

12t4o15) BENJ. P. HECKERT, Judge of Probate.

DROBATE ORDER.-State of Michigan-County of Van Buren—ss.

At a session of the Probate Court for said county, held at the probate office, in the village of Paw Paw, on Monday, the 9th day of November, in the year of our Lord one thousand eight hundred and ninety-

Present, Benjamin F. Heckert, Judge of Probate. In the matter of the estate of Susan Glid-On reading and filing the petition, duly verified, of Mary E. Dunham, one of the heirs-at-law of said deceased, praying that administration of said estate may be granted to Hiram A. Chapin, or some other suitable person. den, deceased.

suitable person.

Thereupon it is ordered that Monday, the 7th day of December, 1891, at teno'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered that said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

hearing. 124015] BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan:
County of Van Buren—ss.
At a session of the probate court, for the county
of Van Buren, holden at the probate office, in the
village of Paw Paw, on Wednesday, the 28th day of October, in the year one thousand eight hu Present, Hon. Benjamin F. Heckert, Judge of

Probate.

In the matter of the estate of Claude Colvin and Minnie Colvin, minors. On reading and filing the petition duly verified, of Dora Clark, formerly Dora Colvin, as guardian of said minors, praying, for reasons therein stated, that she may be authorized, empowered and licensed to sell the real estate in said petition described belong-

sell the real estate in said petition described belonging to said minors:

Thereupon it is ordered that Monday, the 30th day of November, 1891, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate office in the village of Paw Paw and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered that said petitioner give notice to the persons interested in said estate, of the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

11t4ol4 | BENJ. F. HECKERT, Judge of Probate.

ORDER FOR HEARING FINAL ACCOUNT, —State of Michigan, County of Van Buren—88. Probate Court for said county.

At a session of the probate court for the county of Van Buren, holden at the probate office in the village of Paw Paw, on Wednesday, the 28th day of October, in the year of our Lord one thousand eight hundred and ninety-one:

Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Smith Shulters, deceased.

John Lyle, as administrator of said estate, cones into court and represents that he is now prepared to render his final account as such administrator,

Thereupon it is ordered that Monday, the 30th day of November next, at 10 o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other per-